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CLASS ACTION CONTINGENCY FEE AGREEMENT

CLIENT: Angel Vardas

COUNSEL: Bronster Fujichaku Robbins, Attorneys at Law, A Law Corporation

1. Subject Matter. Client employs Counsel to represent a class of similarly situated consumers to pursue the following class action lawsuit:

All persons or entities who, during the period from April 17, 2008 to the present (the "Class Period"), have paid health insurance premiums to BCBS-HI [Hawaii Medical Services Association] for individual or small group full-service commercial health insurance.

2. Authority to Proceed. Client authorizes Counsel to pursue all actions necessary to obtain a settlement or judgment of the claims asserted for the class.

3. Compensation of Counsel. Regarding case costs, see paragraph 6, below. Regarding attorneys' fees, Counsel will attempt to have the attorneys' fees be paid by Defendant(s), so that the goal is for client to be made whole. Sometimes this is possible, sometimes it is not possible.

Counsel shall be collectively paid the following percentages of the gross/total of all sums recovered (including judicially awarded attorneys' fees and costs, if any);

(a) THIRTY-THREE AND ONE-THIRD PERCENT (33 1/3%) if settlement is made or judgment entered more than TEN (10) days before scheduled trial, arbitration or summary disposition of the case;

(b) FORTY PERCENT (40%) if settlement is made or judgment entered within TEN (10) days of a scheduled trial, arbitration or summary disposition of the case, or after trial, arbitration or summary disposition of the case. If judicially awarded attorneys' fees exceed the above contingent fee, Counsel shall be paid the full amount of the judicially awarded attorneys' fees.

Client understands that any attorneys' fees awarded are subject to court approval. Client shall not be responsible for payment of attorneys' fees to Counsel except fees paid from a recovery or settlement from these claims.

4. Fee Allocation. Client understands that Counsel is working with many other law firms on this matter. Counsel has notified Client of those law firms by reference to the Civil Docket for Case #2:13-cv-20000-RDP (N.D. Ala.). Counsel and Client agree that attorney's fees for this case will be divided as ordered and approved by the Court.

5. Costs and Expenses. Client authorizes Counsel to incur all costs and expenses necessary to pursue the claim on behalf of the class.

Counsel shall advance all costs and expenses on behalf of the class. Costs and expenses shall be deducted from any settlement or judgment after payment of Counsel's attorneys' fees on the gross award as described above. Client shall not be responsible for repayment of any costs advanced.

Costs and expenses include but are not limited to excise tax, paralegal charges, filing and service of process fees, expenses for expert witnesses, computer research, investigations, discovery proceedings and deposition charges, long distance telephone charges, photocopy charges, facsimile charges, messenger charges, exhibit preparation, parking, mileage and travel.

6. Client's Obligations. Client understands and agrees to act as representative of a class of persons who have similar claims to Client. Client agrees to cooperate fully with Counsel and to take whatever actions are necessary to protect the interests of the non-representative class members. Client agrees to work with other class representatives and to abide by the decisions of a majority of the class representatives in all matters relating to the claim of the class. Client understands that as a class representative, Client's obligations are to act in the best interests of the class. Client also reserves the right to terminate this agreement upon notice to Counsel.

7. Counsel's Obligations. Counsel agrees to take all actions necessary to vigorously pursue claims on behalf of the class. Client understands that Counsel's obligations are to act in the best interests of the class.

8. Class Certification. Client understands that court approval must be obtained to proceed as a class action lawsuit. In the event class action certification is denied by the court, this Agreement shall be null and void unless Counsel and Client agrees in writing to continue pursuing the case.

9. Dismissal or Settlement. Client understands this class action may not be dismissed or settled without approval from the court.

DATED at Honolulu, Hawaii, on April 17, 2017.

ANGEL VARDAS

DATED at Honolulu, Hawai'i, on April 17, 2017.

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By: Margery S. Bronster
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LEAD,MDL 2406

**U.S. District Court
Northern District of Alabama (Southern)
CIVIL DOCKET FOR CASE #: 2:13-cv-20000-RDP**

In Re Blue Cross Blue Shield Antitrust Litigation MDL 2406

Assigned to: Judge R David Proctor

Case in other court: MDL 2406

Cause: 28:1331 Fed. Question

Date Filed: 01/08/2013

Jury Demand: Both

Nature of Suit: 890 Other Statutory Actions

Jurisdiction: Federal Question

In Re

**Blue Cross Blue Shield Antitrust
Litigation MDL 2406**

Special Master

Special Master

represented by **Edgar C Gentle , III**

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